North Dakota Office of State Tax Commissioner

2006 Schedule RZ booklet

Renaissance Zone Act exemptions and tax credits

This booklet contains Schedule RZ and its instructions

Schedule RZ is a supplemental form that must be completed and attached to the North Dakota tax return by taxpayers claiming an income exemption or tax credit under the North Dakota Renaissance Zone Act.



North Dakota Renaissance Zones

Cory Fong Tax Commissioner

he North Dakota Renaissance Zone Act ("Act") authorizes a North Dakota city to apply to the state for designation of part of the city as a renaissance zone. It is a tool that North Dakota communities can use to redevelop and revitalize a portion of their communities to attract and retain new residents and businesses. Two North Dakota agencies are responsible for the administration of the Act: the Commerce Department's Division of Community Services and the Office of State Tax Commissioner. The Act provides income, financial institution, and property tax incentives to individuals and businesses for making qualified investments in a North Dakota renaissance zone.

Cities with zones

According to the information provided by the North Dakota Commerce Department's Division of Community Services on its web site as of December 17, 2006, the following cities have a state-approved renaissance zone:

➤ Beach	➤ Dickinson	➤ Kenmare	➤ Underwood
➤ Bismarck	➤ Fargo	➤ Langdon	Valley City
➤ Bottineau	Grand Forks	➤ Lisbon	➤ Velva
➤ Buffalo	➤ Gwinner	➤ Mandan	Wahpeton
➤ Carrington	➤ Hankinson	➤ Milnor	➤ Watford City
➤ Casselton	➤ Harvey	➤ Minot	West Fargo
➤ Crosby	➤ Hazen	➤ Northwood	➤ Westhope
➤ Devils Lake	➤ Jamestown	➤ Rolla	➤ Williston
		➤ Rugby	➤ Wishek

Division of Community Services

Go to the Division of Community Services' web site for information on —

- Latest list of cities with a zone.
- Person(s) to contact in each zone city.
- How to set up and operate a zone.

The web site address is www.nd.gov/dcs/community/zone. You may also call (701) 328-5300, or write to the Division of Community Services, PO Box 2057, Bismarck, ND 58502-2057.

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Where to get help

If you have questions about the tax incentives under the Act or the completion of Schedule RZ:

Individual income tax (701) 328-3450 Corporation income & financial institution (701) 328-2046 taxes

Speech or hearing impaired—call Relay North Dakota at 1-800-366-6888

E-mail

Individual income tax individualtax@nd.gov Corporation income and financial institution taxes corptax@nd.gov

Write

ND Office of State Tax Commissioner 600 E. Boulevard Ave., Dept. 127 Bismarck, ND 58505-0599

Web site

www.nd.gov/tax

2006 Schedule RZ instructions

General information

Purpose of form

Schedule RZ is a supplemental schedule that must be completed by a taxpayer claiming any of the income or financial institution tax incentives available under the North Dakota Renaissance Zone Act. All three pages of Schedule RZ must be attached to the taxpayer's North Dakota tax return.

Available tax incentives

The Act provides the following five tax incentives:

- A five-year business or investment income exemption is allowed for purchasing, leasing, or making a qualified rehabilitation to residential or commercial real property located in a zone that is used for any business or investment purpose. This exemption is available for income and financial institution tax purposes. See Instructions for Part 1: Business or investment income exemption on page 3.
- An income tax credit up to \$2,000 per year for five years is allowed in lieu of the business income exemption (see preceding paragraph) to an individual who purchases or expands a business in a zone. To qualify, the individual must invest at least \$75,000 in the project, and the zone must be located in a city with a population of no more than 2,500. See Instructions for Part 2: Business purchase or expansion tax credit on page 7.
- An income tax credit up to \$10,000 per year for five years is allowed to an individual for purchasing or making a qualified rehabilitation to a single-family residence located in a zone, provided the residence is the individual's primary place of residence. See Instructions for Part 3: Single-family residence tax credit on page 8.

- A tax credit equal to 25 percent of the amount invested, up to a maximum credit of \$250,000 per project, is allowed for preserving or renovating certified historic property located in a zone. This tax credit is available for income and financial institution tax purposes. See Instructions for Part 4: Historic property preservation or renovation tax credit on page 10.
- A tax credit equal to 50 percent of the amount invested is allowed for investing in a renaissance fund organization. See Instructions for Part 5: Renaissance fund organization investment tax credit on page 11.

Definitions

Unless stated otherwise in these instructions, the following definitions apply:

Act—means the Renaissance Zone Act under North Dakota Century Code ch. 40-63.

Local zone authority—means the governing body of the city in which the zone is located, or the entity designated by the city governing body to promote, develop, and manage the zone.

Parcel of property—means a specific piece of real property consisting of land and the buildings, fixtures, structures, and improvements affixed to the land.

Passthrough entity—means a partnership, S corporation, or other entity that passes its income, gains, deductions, and credits through to its owners for federal income tax purposes. This does not include a cooperative or a real estate investment trust.

Primary place of residence—

means the physical place of abode that constitutes an individual's legal residence. An individual's legal residence is the individual's true, fixed and permanent home. It is the place to which an individual intends to return whenever absent from it. While an individual may have more than one physical place of abode, only one of them may be the individual's legal residence. Legal residence is based on each individual's facts and circumstances as well as the individual's intent.

Qualified rehabilitation—means the repair or remodeling of a building at a cost that equals or exceeds a specified percentage of the building's current true and full value for property tax purposes. The specified percentage is 50 percent for a commercial building and 20 percent for a single-family residence.

Single-family residence—means a single-family detached home, townhouse, single unit in a duplex, or a condominium.

Renaissance fund organization—means an entity established by a city for the sole purpose of raising funds to invest in and provide financing to zone projects, and to make investments in cities with a renaissance zone.

Taxpayer—means an individual, estate, trust, partnership, corporation, limited liability company, or other entity subject to N.D.C.C. ch. 57-35.3 (financial institution tax) or N.D.C.C. ch. 57-38 (income tax).

Zone—means a state-approved renaissance zone created under the Act.

Zone project—means a qualifying transaction with respect to a parcel of property located in a zone that is approved by both the local zone authority and the North Dakota Commerce Department's Division of Community Services.

Zone project property—means the portion of a parcel of property that has been approved as a zone project.

Eligibility for tax incentives

Except for the tax credit for investing in a renaissance fund organization, eligibility for the tax incentives is dependent on having a zone project.

Renaissance zone

A renaissance zone is a defined area within a city in North Dakota that has been approved as a renaissance zone by the North Dakota Commerce Department's Division of Community Services. See **Division of Community Services** on page 2.

For a list of the North Dakota cities having an approved renaissance zone, see the inside front cover of this booklet.

Zone project

A zone project is a transaction in a zone that is approved by both the local zone authority and the North Dakota Commerce Department's Division of Community Services. A taxpayer must apply to the local zone authority for approval of a proposed transaction as a zone project. In general, eligible transactions include the purchase, lease, or rehabilitation of residential or commercial real property in a zone. The eligible transactions differ for each tax incentive, so it is important to know which transactions are required to qualify for a particular tax incentive. See the instructions for Parts 1 through 5 of this booklet for the qualifying transactions for each tax incentive.

Local zone authority. For more information on applying for a zone project, contact the local zone authority for the zone in which the project will be located prior to entering the transaction.

Division of Community Services

The North Dakota Commerce
Department's Division of Community
Services is responsible for administering
the Act's provisions covering the
establishment and operation of a zone and
the review and approval of zone projects.
For more information on North Dakota
renaissance zones and zone projects,
contact the Division of Community
Services as follows:

Call

(701) 328-5300

Write

ND Commerce Department Division of Community Services PO Box 2057 Bismarck, ND 58502-2057

Web site

www.nd.gov/dcs/community/zone

Zone project approval letter

Upon final approval of a zone project, the North Dakota Commerce Department's Division of Community Services will issue a final zone project approval letter to the local zone authority. Among other things, the letter will include the following:

- Project number assigned to the project by the local zone authority.
- Description of the tax incentive(s) allowed for the project. (This does not

- include any property tax incentives which are determined at the local government level.)
- The starting date of the 5-year exemption or credit period, if applicable.

The information in the final zone project approval letter is important to the proper completion of Schedule RZ. A copy of the final zone project approval letter must be attached to the North Dakota tax return along with Schedule RZ. If you did not receive a copy of the final approval letter, contact your local zone authority.

Prior to the issuance of the final zone project approval letter, the Division of Community Services will issue a preliminary letter. The purpose of this letter is to allow the taxpayer to proceed with the purchase, lease, or rehabilitation work. The final zone project approval letter is issued only after the Division of Community Services determines that the project has satisfied the criteria for eligibility.

Passthrough entity. In the case of a partnership, S corporation, or limited liability company treated like a partnership, the copy of the approval letter must be attached to the entity's tax return. The owners of the passthrough entity do not attach a copy of the approval letter to their North Dakota tax returns.

Passthrough entity

If the taxpayer is a partnership (including a limited liability company treated like a partnership) that files Form 58, or is an S corporation that files Form 60, the amount of the exemption or credit must be determined at the passthrough entity level and passed through to the owners in proportion to their respective interests in the entity. The total amount of the exemption or credit must be reported on Schedule K of the North Dakota Form 58 or Form 60, whichever applies. Each owner's share of the exemption or credit must be reported on North Dakota Schedule K-1. See the instructions to the North Dakota Form 58 or Form 60 for more information.

Exception for financial institution. If a partnership, S corporation, or limited liability company treated like a partnership

is subject to the North Dakota financial institution tax under N.D.C.C. ch. 57-35.3, the business or investment income exemption under the Act is claimed as a deduction on the entity's North Dakota financial institution tax return (Form 35) and is passed through to the owners in proportion to their respective interests in the entity. *The credits under the Act, however, may not be passed through to the entity's owners.* On or before the due date (or extended due date) of Form 35, the entity must provide each of its owners with a notice containing the following:

- The heading: Renaissance Zone Passthrough Member Notice.
- The statement: This notice contains information that is important to the preparation of your North Dakota tax return. For instructions on how to report this information on your North Dakota return, obtain Schedule RZ from the North Dakota Office of State Tax Commissioner. Attach a copy of this notice to your North Dakota tax return.
- Name, address, and federal employer identification number (FEIN) of the entity.
- Tax year of the entity to which the income exemption relates.
- Name and social security number (or FEIN) of the owner.
- Owner's share of the income exemption.

Passthrough entity owner. If you own an interest in a partnership or limited liability company that files Form 58, or in an S corporation that files Form 60, the entity must provide you with a North Dakota Schedule K-1 showing your share of the entity's income exemption or tax credit. However, if the entity is subject to the North Dakota financial institution tax under N.D.C.C. ch. 57-35.3, you will receive a Renaissance Zone Passthrough Member Notice instead of a North Dakota Schedule K-1, which will show your share of the entity's income exemption only. If you receive a North Dakota Schedule K-1 or Renaissance Zone Passthrough Member Notice, claim your share of the income exemption or tax credit on your North Dakota tax return as follows:

- 1. Enter your share of the exemption or credit on the applicable line of Schedule RZ. A separate line is provided in Parts 1, 4, and 5 of Schedule RZ on which to report an exemption or tax credit passed through to you by a passthrough entity. Also complete Part 6 of Schedule RZ.
- Attach Schedule RZ and a copy of the North Dakota Schedule K-1 or Renaissance Zone Passthrough Member Notice to your North Dakota tax return.

Priority of exemptions and credits

A taxpayer may qualify for more than one tax incentive under the Act. If a taxpayer qualifies for both an income exemption and a tax credit under the Act, the income exemption must be applied first to determine North Dakota taxable income. Then the tax credit must be subtracted from the tax calculated on North Dakota taxable income.

Multiple income exemptions

If a business qualifies for both the business income exemption under the Act and the new or expanding business income exemption under N.D.C.C. ch. 40-57.1, the following steps apply:

- 1. Choose which of the two exemptions to apply first.
- 2. Calculate the amount of the exemption to be applied first by multiplying the total North Dakota net income of the business by the first exemption's apportionment factor (see below).
- 3. Subtract the amount of the first exemption (determined in step 2 above) from the total North Dakota net income of the business to determine the amount of the North Dakota net income that remains.
- 4. Calculate the amount of the exemption to be applied second by multiplying the remaining North Dakota net income *(determined in step 3 above)* by the second exemption's apportionment factor *(see below)*.

Apportionment factor. For purposes of steps 2 and 4, the "apportionment factor" means the:

 Zone apportionment factor in the case of the business income exemption under the Renaissance Zone Act. See page 13 for details. Apportionment factor prescribed under N.D. Admin. Code § 81-03-01.1-06 in the case of the new or expanding business income exemption under N.D.C.C. ch. 40-57.1.

Multiple tax credits

If you qualify for more than one tax credit under North Dakota law (including the Act), the credits must be applied in the following order:

- 1. Tax credits that may not be carried back or carried forward to another tax year.
- 2. Tax credits that may be carried back.
- 3. Tax credits that may be carried forward.

Note: In the case of an individual, the credit for income tax paid to another state must be applied first in all cases.

Financial institution minimum payment

The tax incentives under the Act do not affect the \$50.00 minimum payment required of a financial institution under N.D.C.C. § 57-35.3-03.

Instructions for Part 1

Business or investment income exemption

General instructions

Eligibility

A five-year income exemption is allowed for income tax purposes (under N.D.C.C. ch. 57-38) or financial institution tax purposes (under N.D.C.C. ch. 57-35.3) for any of the following qualifying transactions, subject to any additional criteria established by the city and approval as a zone project:

 Purchase—The taxpayer purchases residential or commercial real property in a zone for business or investment use, including the construction of new residential or commercial real property.

- Purchase with major improvements—The taxpayer purchases existing residential or commercial real property in a zone for business or investment use to which major improvements must be made before the taxpayer can begin any income-producing activity.
- Lease—The taxpayer leases residential or commercial real property in a zone for business use only. For this purpose, a lease qualifies if:
 - ➤ The taxpayer moves an existing business into, or establishes a new business in, the leased space.
 - The taxpayer's business is already located in the zone and the lease is for additional space to accommodate an expansion of the business.
 - ➤ The taxpayer is renewing or continuing a lease for the same space already occupied by the taxpayer's business, provided the building in which the leased space is located has already qualified as a rehabilitation zone project.
- Qualified rehabilitation—The taxpayer makes a qualified rehabilitation to residential or commercial real property in a zone for business or investment purposes. A qualified rehabilitation means the repair or remodeling of the property at a cost that equals or exceeds 50 percent of the current true and full value of the property for property tax purposes.

This income exemption may be claimed by the following taxpayers:

- An individual (on Form ND-1 or Form ND-2).
- An estate or trust (on Form 38, Schedule 1 or 2).
- A corporation (on Form 40).
- A financial institution (on Form 35).

If the taxpayer is a partnership, S corporation, or limited liability company treated like a partnership, see **Passthrough entity** on page 2.

One exemption per zone project property. The business or investment income exemption is allowed only one time with respect to a particular zone project property over the life of the zone. Elective tax credit. An individual who qualifies for an income exemption under N.D.C.C. § 40-63-04(2) for the purchase of a new business, or for the expansion of an existing business already owned by the individual, may elect to take an income tax credit in lieu of the exemption if certain conditions are met—see Part 2 on page 7 for more information.

Five-year exemption period

The exemption is allowed in each year of a five-year exemption period. For purposes of the Act, the five-year exemption period is deemed to be a period of sixty consecutive months that begins as follows:

- **Purchase**—For a purchase, the 60-month exemption period begins with the month in which title to the property transfers to the taxpayer. Under a contract for deed, title is deemed to pass when the contract is executed.
- Purchase with major improvements—For a purchase with major improvements, the 60-month exemption period begins with the month in which the improvement work is completed, as determined by the local zone authority and the North Dakota Division of Community Services.
- **Lease**—For a lease transaction, the 60-month exemption period begins with the month in which the lease agreement takes effect.
- Qualified rehabilitation—For a qualified rehabilitation, the 60-month exemption period begins with the month in which the rehabilitation work is completed, as determined by the local zone authority and the North Dakota Division of Community Services.

Once the 60-month exemption period begins to run, it runs uninterrupted through the end of the 60-month exemption period. The exemption is allowed over the entire 60-month exemption period even if the renaissance zone itself expires before the end of the 60-month exemption period.

Change in qualifying use. If the zone project property is withdrawn from its qualifying business or investment use, the taxpayer is ineligible for the exemption starting with the first day of the month in which the property is withdrawn from its qualifying use.

Transfer of zone project property. The business or investment income exemption and its 60-month exemption period attach to the zone project property. If the zone project property is transferred to another taxpayer before the property's 60-month exemption period expires, the exemption and the unused portion of the 60-month exemption period transfer with the property.

The taxpayer who transfers the property is ineligible for the exemption starting with the month of disposition. If the property is transferred to a taxpayer who also qualifies for the business or investment income exemption with respect to the property, the taxpayer acquiring the property is eligible for the exemption for the unexpired portion of the 60-month exemption period starting with the month of acquisition.

Amount of income exemption

The amount of income that may be exempted is dependent on whether the zone project property is used for business or investment purposes. The property is considered used for business purposes if it is used in an occupation, trade, profession, or commercial or mercantile enterprise. Property is used for investment purposes if the property is not part of or used in the regular course of any trade or business of the taxpayer. Unless a taxpayer can show otherwise, any property that is purchased, leased, or rehabilitated by a sole proprietorship, partnership, C corporation, S corporation, or limited liability company will be deemed to be used for business purposes.

Depending on the facts and circumstances, the distinction between business-use and investment-use may not always be clear. If in doubt as to whether zone project property is used for business or investment purposes, the local zone authority or taxpayer is advised to submit a written request for an opinion to the Office of State Tax Commissioner prior to entering the transaction

Business use property. If the zone project property is used for business purposes, the exemption amount is determined as follows:

- 1. Determine the business income attributable to the zone project property by multiplying the total North Dakota net income derived from the business by a zone apportionment factor.

 See page 13 for details on the zone apportionment factor.
- 2. The amount of business income attributable to the zone project property (determined in step 1 above) must then be multiplied by a ratio equal to the number of months of exemption eligibility during the tax year divided by the number of months in the tax year.

The amount of business income that may be exempted is calculated in Part 1, lines 9 through 13, of Schedule RZ.

Investment use property. If the zone project property is used for investment purposes, the amount of the exemption equals the actual net income derived from the zone project property during the tax year while eligible for the exemption. For this purpose, investment income means:

- Net rental income from the lease of the property.
- Taxable portion of a gain from the sale or exchange of the property during the exemption period. In the case of an installment sale contract, the taxpayer may exempt the taxable portion of the gain recognized in each tax year over the life of the contract, even though the 60-month exemption period or the renaissance zone itself expires before all installments are received. However, interest income derived from the installment sale contract is not eligible for the exemption.

The exemption is allowed only to the extent that the investment income is included in North Dakota taxable income.

The amount of investment income that may be exempted is entered in Part 1, line 15, of Schedule RZ.

Federal income tax deduction. With respect to completing the North Dakota tax return, if the taxpayer is allowed a federal income tax deduction in determining North Dakota taxable income, the amount of income otherwise allowed as an exemption under the Act must be reduced by a proportionate share of the federal income tax deduction.

Specific line instructions

Note: Passthrough entity owner

If you own an interest in a partnership, S corporation, or limited liability company treated like a partnership, and you are completing Schedule RZ only to claim your share of the business or investment income exemption passed through to you by the entity, enter your name and applicable identification number at the top of page 1 of Schedule RZ. Enter your share of the exemption amount on lines 14 and 16 of Part 1. Do not make an entry on lines 1 through 13 and 15. Complete Part 6 as instructed. Attach Schedule RZ and a copy of the North Dakota Schedule K-1 or Renaissance Zone Passthrough Member Notice to your return. See Passthrough entity owner on page 3 for more information.

Line 1

Enter the project number assigned to your zone project by the local zone authority. The project number is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. If you do not have a copy of the final zone project approval letter, contact your local zone authority.

Attach a copy of the final zone project approval letter to your North Dakota tax return.

Line 2

Enter the name of the renaissance zone city where your zone project is located.

Line 3

Enter the street address of your zone project property. Include the apartment, suite, or other unit number, if applicable. *Do not* enter a post office box number.

Line 4

If you qualified for more than one zone project at the same street address, check the "Yes" box and write the project numbers for all of them on the line provided on the schedule.

Note: If you have more than one zone project for which you qualify for the business or investment income exemption, complete a separate Schedule RZ for each project. Add the separately calculated

amounts and enter the total in Part 6, line 1, of one of the schedules.

Line 8

Enter the exemption period start date for your zone project. This date is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. This date establishes the beginning of the five-year exemption period that applies to your zone project property. This date does not change even if the property is transferred to another taxpayer. See **Five-year exemption period** on page 4 for more information.

Line 9 North Dakota business income

If you qualified for the investment income exemption, do not include any of the investment income on this line—see line 15.

Note: If you are claiming both the business income exemption under the Act and the new or expanding business income exemption under N.D.C.C. ch. 40-57.1, see **Multiple income exemptions** on page 3 before completing this line.

The amount to enter on this line depends on the type of North Dakota tax return that you are required to file. Enter the amount as follows:

- Resident individual—If you are a resident individual filing North Dakota Form ND-1 or Form ND-2, enter the net income from the 2006 Federal Form 1040, Schedule C or Schedule C-EZ. If you have a net loss, enter zero
- Nonresident or part-year resident individual—If you are a nonresident or part-year resident individual doing business in North Dakota as a sole proprietorship, and you are filing:
 - ➤ Form ND-1, enter the amount from the 2006 Schedule ND-1NR, line 3, Column B.
 - ➤ Form ND-2, enter the amount from the 2006 Schedule 3, Part 2, line 3, Column B. If this amount is a net loss, enter zero.
- **Regular corporation**—If you are a regular corporation filing North Dakota Form 40, enter the amount from your 2006 Form 40, page 1, line 6.

• **S corporation**—If you are an S corporation filing North Dakota Form 60 and the corporation carries on 100 percent of its business in North Dakota, enter the amount from Form 60, Schedule KS, line 1.

Regardless of where the corporation carries on its business, if all of its shareholders are full-year residents of North Dakota, enter the amount from Form 60, Schedule KS, line 1.

If the corporation carries on its business both within and without North Dakota (and is required to complete lines 1 through 14 of Schedule FACT), and all of the shareholders are full-year nonresidents of North Dakota, multiply the amount from Form 60, Schedule KS, line 1 by the apportionment factor from Form 60, Schedule FACT, line 14, and enter the result.

If the corporation's shareholders include full-year residents of North Dakota, full-year nonresidents of North Dakota, and part-year residents of North Dakota, or any combination of these, calculate the amount to enter on this line by combining the amounts calculated for the shareholders as follows:

Full-year resident—Include the shareholder's amount from Form 60, Schedule KS, Column 5.

Full-year nonresident—Include the shareholder's amount from Form 60, Schedule KS, Column 6.

Part-year resident—Include the sum of the shareholder's amounts attributable to the resident and nonresident portions of the tax year. To calculate the amount for the resident portion of the tax year, multiply the shareholder's amount from Form 60, Schedule KS, Column 5 by a ratio equal to the number of months of North Dakota residence divided by 12 months. To calculate the amount for the nonresident portion of the tax year, first multiply the shareholder's amount from Form 60, Schedule KS, Column 5 by a ratio equal to the number of months not a resident of North Dakota divided by 12 months; then multiply this result by the apportionment factor from Form 60, Schedule FACT, line 14.

• Partnership—If you are a partnership filing North Dakota Form 58 and the partnership carries on 100 percent of its business in North Dakota, enter the amount from Form 58, Schedule KP, line 1

Regardless of where the partnership carries on its business, if all of its partners are full-year residents of North Dakota, enter the amount from Form 58, Schedule KP, line 1.

If the partnership carries on its business both within and without North Dakota (and is required to complete lines 1 through 14 of Schedule FACT), and all of the partners are full-year nonresidents of North Dakota, multiply the amount from Form 58, Schedule KP, line 1 by the apportionment factor from Form 58, Schedule FACT, line 14, and enter the result.

If the partnership's partners include full-year residents of North Dakota, full-year nonresidents of North Dakota, and part-year residents of North Dakota, or any combination of these, calculate the amount to enter on this line by combining the amounts calculated for the partners as follows:

Full-year resident—Include the partner's amount from Form 58, Schedule KP, Column 5.

Full-year nonresident—Include the partner's amount from Form 58, Schedule KP, Column 6.

Part-year resident—Include the sum of the partner's amounts attributable to the resident and nonresident portions of the tax year. To calculate the amount for the resident portion of the tax year, multiply the partner's amount from Form 58, Schedule KP, Column 5 by a ratio equal to the number of months of North Dakota residence divided by 12 months. To calculate the amount for the nonresident portion of the tax year, first multiply the partner's amount from Form 58, Schedule KP, Column 5 by a ratio equal to the number of months not a resident of North Dakota divided by 12 months; then multiply this result by the apportionment factor from Form 58, Schedule FACT, line 14.

- **Financial institution**—If you are a financial institution filing North Dakota Form 35, enter the amount from your 2006 Form 35, page 1, line 6 less line 9.
- **Fiduciary**—If you are a fiduciary filing North Dakota Form 38, and you are operating a business as a sole proprietorship, enter the net income from the Schedule C or Schedule C-EZ (Form 1040) that you attached to your 2006 Federal Form 1041. If you have a net loss, enter zero.

Note: For a nonresident estate or trust, enter only that portion of the net income from Schedule C or Schedule C-EZ (Form 1040) that is attributable to North Dakota.

Lines 10a through 10h Zone apportionment factor (business income only)

If all of your business real property in North Dakota is located at your zone project location, skip lines 10a through 10g and enter 1.000000 on line 10h. Then go to line 11.

If only a portion of your business real property in North Dakota is located at your zone project location, you must complete lines 10a through 10g to calculate the zone apportionment factor to enter on line 10h. The instructions for lines 10a through 10g are on page 13 of these instructions.

Real property includes leaseholds, i.e., real property that you are leasing and using in your business.

If your zone project consists of the lease of space in a building for business purposes, and you had previously qualified for a zone project for leasing space in the same building for use in the same business, the space leased for the previous zone project is deemed to not be located at the current zone project location, and you must complete lines 10a through 10h. For purposes of completing lines 10a through 10h, do not include the previously leased space or its contents in Column B (Zone project property location).

Lines 12a through 12c Exemption period limitation (business income only)

Full-year eligibility. If you are eligible for the exemption for your entire tax year, skip lines 12a and 12b, and enter 1.000000 on line 12c. Then go to line 13. You are eligible for the exemption for your entire tax year if *all* of the following apply:

- You were eligible for the business income exemption as of the beginning of your tax year.
 - For information on when the exemption period begins and ends, see Five-year exemption period on page 4.
- You used the zone project property in your business for your entire tax year.
- The 60-month exemption period did not expire during your tax year. This condition is satisfied if the 60th month of the exemption period falls in the last month of your tax year or later.

Partial year eligibility. You are eligible for the business income exemption for only part of your tax year if any of the following apply:

- You became eligible for the business income exemption during the tax year in a month other than the first month of the tax year.
 - For information on when the exemption period begins and ends, see **Five-year exemption period** on page 4.
- You sold the zone project property, terminated the lease on the zone project property, or permanently withdrew the zone project property from use in your business during the tax year.
- The maximum 60-month exemption period allowed for the zone project property expired during the tax year, and the 60th month is a month other than the last month of the tax year.

If any of the above conditions apply, you must complete lines 12a through 12c to calculate an exemption period eligibility factor. Enter on line 12a the *smaller* of the following:

• Number of months in the 60-month exemption period available to you as of the beginning of the tax year. If the 60-month exemption period began in this tax year, use 60 months.

- Number of months you owned or leased the zone project property during the tax year. If you acquired the zone project property during the tax year, include the month of acquisition. If you disposed of the zone project property during the tax year, exclude the month of disposition.
- Number of months the zone project property was used in your business during the tax year. If you put the zone project property into use in the business during the tax year, include the month in which the zone project property was first put into use in the business. If you removed the zone project property from use in the business during the tax year, exclude the month in which the zone project was permanently removed from use in the business.

Line 14

Enter on this line your share of the business or investment income exemption from a partnership, S corporation, or limited liability company treated like a partnership. See **Passthrough entity** on page 2 for more information.

Attach a copy of the North Dakota Schedule K-1 or Renaissance Zone Passthrough Member Notice.

Line 15 (investment income only)

If you qualified for the investment income exemption, enter the following on this line:

- Rents, less related expenses, from your zone project property that you received during the months you were eligible for the exemption during the tax year.
- Taxable portion of a gain from the sale or exchange of your zone project property during the exemption period. In the case of an installment sale contract, the taxpayer may exempt the taxable portion of the gain recognized in each tax year over the life of the contract, even though the exemption period or renaissance zone expires before all installments are received. However, interest income derived from the installment sale contract is not eligible for the exemption.

Instructions for Part 2

Business purchase or expansion tax credit

General instructions

Eligibility

An individual who qualifies for the business income exemption under N.D.C.C. § 40-63-04(2)—see **Instructions for Part 1** on page 3—may elect to take an income tax credit *in lieu* of the business income exemption if *all* of the following conditions are met:

- The zone project for which the individual qualified for the income exemption consists of either the purchase of a new business or the expansion of an existing business already owned by the individual.
- The cost of the purchase or expansion is more than \$75,000.
- The business is located in a city with a population equal to or less than 2,500.

The tax credit is equal to \$2,000 per year over a five-year credit period—see Five-year credit period on this page. The credit is allowed on Form ND-1 and Form ND-2 (Optional Method). If the allowable credit for any tax year exceeds the individual's tax liability for that tax year, the excess of the credit over the tax liability is not refundable and may not be used to offset the individual's tax liability for any other tax year. For this purpose, "tax liability" means the tax calculated for the tax year less any other income tax credits allowed under the Act or North Dakota law that the individual chooses to use before applying the business purchase or expansion tax credit. See Priority of exemptions/credits on page 3 for more information on the order in which to claim multiple tax credits.

One tax credit allowed per zone project property. The tax credit is allowed only one time with respect to a zone project property over the life of the zone. The full five-year credit period is available even though the zone itself expires before the end of the five-year credit period—see Five-year credit period on this page.

Making the election

To make the election, the zone project application submitted to the local zone authority must include a statement specifically electing to claim the tax credit under N.D.C.C. § 40-63-04(3) in lieu of the business income exemption under N.D.C.C. § 40-63-04(2). Once made, the election is irrevocable and binding upon the individual for the entire five-year credit period.

Five-year credit period

The credit is allowed in each year of a five-year credit period. For purposes of the Act, the five-year credit period is deemed to be a period of sixty consecutive months, consisting of five 12-month periods. The \$2,000 credit is allowed in each of the five 12-month periods. If the individual is not eligible for the credit for the entire tax year, a credit equal to \$166.67 (\$2,000 divided by 12) is allowed for each month of eligibility during the tax year. For this purpose, the 60-month credit period begins as follows:

- Purchase—If the zone project consists of the purchase of a business, the 60-month credit period begins with the month in which the individual takes title to the property. Under a contract for deed, title is deemed to pass when the contract is executed.
- Purchase with major improvements—If the zone project consists of the purchase of a business, but major improvements to the property are necessary before any income-producing activity can take place, the 60-month credit period begins with the month in which the improvement work is completed, as determined by the local zone authority.
- **Expansion**—If the zone project consists of the expansion of an existing business already owned by the individual, the 60-month credit

period begins with the month in which the expansion work is completed, as determined by the local zone authority and the North Dakota Division of Community Services.

Once the 60-month credit period begins to run with respect to the zone project property, it runs uninterrupted through the end of the 60-month credit period. The credit is allowed over the entire 60-month credit period even if the renaissance zone itself expires before the end of the 60-month credit period. If the property is permanently withdrawn from business use, the individual is ineligible for the credit starting on the first day of the month in which the withdrawal occurs

Transfer of zone project property. The tax credit and its 60-month credit period attach to the zone project property. If title to the zone project property is transferred to another individual before the end of the 60-month credit period, the individual transferring the property is ineligible for the credit starting on the first day of the month in which title passes. If the zone project property is transferred to another qualifying individual before the end of the 60-month credit period, the individual acquiring the zone project property is eligible for the credit for the unexpired portion of the 60-month credit period.

Specific line instructions

Line 1

Enter the project number assigned to your zone project by the local zone authority. The project number is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. If you do not have a copy of the final zone project approval letter, contact your local zone authority.

Attach a copy of the final zone project approval letter to your North Dakota tax return.

Line 2

Enter the name of the renaissance zone city where your zone project property is located. *Note:* The business purchase or expansion tax credit is available only if the qualifying zone project is located in a renaissance zone city having a population of 2,500 or less.

Line 3

Enter the street address of your project property. Include the suite or unit number, if applicable. *Do not* enter a post office box number.

Line 4

If you qualified for more than one zone project at the same street address, check the "Yes" box and write the project numbers for all of them on the line provided on the schedule.

Line 8

Enter the five-year credit period start date for your zone project. This date is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. This date establishes the beginning of the five-year credit period that applies to your zone project property.

This date does not change even if the property is transferred to another taxpayer. See **Five-year credit period** on page 7 for more information.

Line 9 Credit period limitation

Full-year eligibility. If you are eligible for the credit for your entire tax year, enter "12" on line 9 and go to line 10.

You are eligible for the credit for your entire tax year if *all* of the following apply:

- You were eligible for the credit as of the beginning of your tax year.

 For information on when the credit period begins and ends, see Five-year credit period on page 7.
- You used the zone project property in your business for your entire tax year.

• The 60-month credit period did not expire during your tax year. This condition is satisfied if the 60th month of the credit period falls in the last month of your tax year or later.

Partial-year eligibility. You are eligible for the credit for only part of your tax year if any of the following apply:

- You became eligible for the credit during the tax year in a month other than the first month of the tax year. For information on when the credit period begins and ends, see Five-year credit period on page 7.
- You sold the zone project property or permanently withdrew the zone project property from business use during the tax year.
- The 60-month credit period expired during the tax year, and the 60th month is not the last month of the tax year.

If any of the above conditions apply, enter on line 9 the number of months you are eligible for the credit during the tax year. The number of months you are eligible for the credit for the tax year is the *smaller* of the following:

- Number of months in the 60-month exemption period available to you as of the beginning of the tax year. If the 60-month credit period began in this tax year, use 60 months.
- Number of months you owned the zone project property during the tax year. If you acquired the zone project property during the tax year, include the month of acquisition. If you disposed of the zone project property during the tax year, exclude the month of disposition.
- Number of months the zone project property was used in your business during the tax year. Include the month in which the zone project property was first put into use in the business, and exclude the month in which the zone project was permanently removed from use in the business.

Instructions for Part 3

Single-family residence tax credit

General instructions Eligibility

An income tax credit is available to an individual for purchasing or making a qualified rehabilitation to a single-family residence in a zone, subject to any additional criteria established by the city, that is approved as a zone project. The residence must be the individual's primary place of residence. For this purpose, a purchase includes the construction of a new single-family residence.

Single-family residence. A single-family residence means a single-family detached home, a single unit in a duplex or condominium, or a townhouse.

Primary place of residence. A primary place of residence is a physical place of abode that is the individual's legal residence (or domicile). An individual's legal residence is the individual's true, fixed and permanent home. It is the place to which an individual intends to return whenever absent from it. While an individual may have more than one physical place of abode, only one of them may be the individual's legal residence. Legal residence is based on each individual's facts and circumstances as well as the individual's intent.

Qualified rehabilitation. A qualified rehabilitation means the repair or remodeling of the residence at a cost equal to or more than 20 percent of the residence's current true and full value as used for property tax purposes.

The credit is equal to \$10,000 per year over a five-year credit period—see **Five-year credit period** on page 9. The credit is allowed on both Form ND-1 and Form ND-2. If the allowable credit

for any tax year exceeds the individual's tax liability for the tax year, the excess of the credit over the tax liability is not refundable and may not be used to offset the individual's tax liability for any other tax year. For this purpose, "tax liability" means the tax calculated for the tax year less any other income tax credits allowed under the Act or North Dakota law that the individual chooses to use before applying the single-family residence tax credit.

See **Priority of exemptions/credits** on page 3 for more information on the order in which to claim multiple tax credits.

One tax credit allowed per single-family residence. The tax credit is allowed only one time per single family residence over the life of the zone. The full five-year credit period is available even though the zone itself expires before the end of the five-year credit period—see Five-year credit period on this page.

Five-year credit period

The credit is allowed in each year of a five-year credit period. For purposes of the Act, the five-year credit period is deemed to be a period of sixty consecutive months, consisting of five 12-month periods. The \$10,000 credit is allowed in each of the five 12-month periods. If the individual is not eligible for the tax credit for the entire tax year, a credit equal to \$833.33 (\$10,000 divided by 12) is allowed for each month of eligibility during the tax year. For this purpose, the 60-month credit period begins as follows:

- Purchase—If the zone project consists
 of the purchase of a single-family
 residence, the 60-month credit period
 begins with the month in which the
 individual takes title to the property
 or occupies the residence, whichever
 occurs later.
- Qualified rehabilitation—If the zone project consists of the qualified rehabilitation of a single-family residence already owned by the individual, the 60-month credit period begins with the month in which the rehabilitation work is completed, as determined by the local zone authority.

Once the 60-month credit period begins to run, it runs uninterrupted through the end of the 60-month credit period. The credit is allowed over the entire 60-month credit

period even if the renaissance zone itself expires before the end of the 60-month credit period.

Transfer of zone project property. The tax credit and its five-year credit period attach to the single-family residence. If the residence is transferred to another qualifying individual before the five-year credit period expires, the tax credit and the unused portion of the five-year credit period transfer with the property.

The individual who transfers the residence is ineligible for the tax credit starting with the month of disposition. If the residence is transferred to another individual who also qualifies for the tax credit with respect to the residence, the individual acquiring the property is eligible for the tax credit for the unexpired portion of the five-year credit period starting with the month of acquisition.

Change in primary place of residence.

If an individual who qualifies for the tax credit with respect to a single-family residence ceases to use it as the primary place of residence, i.e., as the legal residence, during the five-year credit period, the individual is ineligible for the tax credit starting with the first day of the month in which the change occurs.

Specific line instructions

Line 1

Enter the project number assigned to your zone project by the local zone authority. The project number is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. If you do not have a copy of the final zone project approval letter, contact your local zone authority.

Attach a copy of the final zone project approval letter to your North Dakota tax return.

Line 2

Enter the name of the renaissance zone city where your zone project property is located.

Line 3

Enter the street address of your project property. *Do not* enter a post office box number.

Line 4

If you qualified for more than one zone project at the same street address, check the "Yes" box and write the project numbers for all of them on the line provided on the schedule.

Line 9

Enter the five-year credit period start date for your zone project. This date is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. This date establishes the beginning of the five-year credit period that applies to your zone project property. This date does not change even if the property is transferred to another taxpayer. See **Five-year credit period** on this page for more information.

Line 10 Credit period limitation

The credit is allowed for only that portion of your tax year for which you are eligible for the credit.

Full-year eligibility. If you are eligible for the tax credit for your entire tax year, enter "12" on line 10. Then go to line 11. You are eligible for the credit for your entire tax year if *all* of the following apply:

- You were eligible for the credit as of the beginning of your tax year.
 For information on when the credit period begins and ends, see Five-year credit period on this page.
- You used the zone project property as your primary place of residence for your entire tax year.
- The 60-month credit period did not expire during your tax year. This condition applies if the 60th month of the credit period falls in the last month of your tax year or later.

Partial-year eligibility. You are eligible for the credit for only part of your tax year if any of the following apply:

- You became eligible for the credit during the tax year in a month other than the first month of the tax year.

 For information on when the credit period begins and ends, see Five-year credit period on this page.
- You sold the residence or otherwise disposed of the residence during the tax year.

- You established another residence as your primary place of residence during the tax year.
- The 60-month credit period expired during the tax year, and the 60th month is not the last month of the tax year.

If any of the above conditions apply, enter on line 10 the number of months you are eligible for the credit during the tax year. The number of months you are eligible for the credit for the tax year is the *smaller* of the following:

- Number of months in the 60-month credit period available to you as of the beginning of the tax year. If the 60-month period began in this tax year, use 60 months.
- Number of months you owned and occupied the residence during the tax year. If you acquired the residence during the tax year, include the month in which you took title to the residence or first occupied it, whichever occurs last. If you disposed of the residence during the tax year, exclude the month of disposition.
- Number of months the residence was used as your primary place of residence.

Instructions for Part 4

Historic property preservation or renovation tax credit

General information Eligibility

A tax credit is allowed to a taxpayer for income tax purposes (under N.D.C.C. ch. 57-38) or financial institution tax purposes (under N.D.C.C. ch. 57-35.3) for preserving or renovating historic property, subject to any additional criteria established by the city and approval as a zone project.

Historical property. Historic property means property that the North Dakota Historical Society certifies to be:

- Listed on the National Historic Register of Historic Places.
- A contributing structure within a National Register Historic District, or a certified state or local historic district.
- Eligible for listing in the National Historic Register of Historic Places.

Certification of historic property for purposes of the Act is part of the zone project application process, and the taxpayer will receive written notification of the certification from the local zone authority.

This tax credit may be claimed by the following taxpayers:

- An individual (on Form ND-1 or Form ND-2)
- An estate or trust (on Form 38, Schedule 1 or 2).
- A corporation (on Form 40).
- A financial institution (on Form 35).

Passthrough entity. If the taxpayer is a partnership, S corporation, limited liability company treated like a partnership, see **Passthrough entity** on page 2.

Amount of tax credit

The tax credit is equal to 25 percent (25%) of the total amount invested in the project, up to a maximum credit of \$250,000. The first tax year in which the credit is allowed is the tax year in which the preservation or renovation work is completed, as determined by the local zone authority. If the credit exceeds the taxpayer's tax liability for the tax year in which the credit is first allowed, the unused credit may be carried forward for up to five tax years.

Specific line instructions

Note: Passthrough entity owner

If you own an interest in a partnership, S corporation, or limited liability company treated like a partnership, and you are completing Schedule RZ only to claim your share of the historic property preservation or renovation tax credit passed through to you by the

entity, enter your name and applicable identification number at the top of page 3 of Schedule RZ. Enter your share of the credit amount from North Dakota Schedule K-1 on line 7 of Part 4. Do not make an entry on lines 1 through 6c. Complete lines 8 through 11. Complete Part 6 as instructed. Attach Schedule RZ and a copy of North Dakota Schedule K-1 to your return. See **Passthrough entity owner** on page 3 for more information.

Line 1

Enter the project number assigned to your zone project by the local zone authority. The project number is shown on the final zone project approval letter issued by the North Dakota Commerce Department's Division of Community Services. If you do not have a copy of the final zone project approval letter, contact your local zone authority.

Attach a copy of the final zone project approval letter to your North Dakota tax return.

Line 2

Enter the name of the renaissance zone city where your zone project is located.

Line 3

Enter the street address of your project property. Include the apartment, suite, or other unit number, if applicable. *Do not* enter a post office box number.

Line 4

If you qualified for more than one zone project at the same street address, check the "Yes" box and write the project numbers for all of them on the line provided on the schedule.

Note: If you have more than one zone project for which you qualify for the historic property preservation or renovation tax credit, complete a separate Schedule RZ for each project. Add the separately calculated amounts and enter the total in Part 6, line 4, of one of the schedules.

Line 7

Enter on this line your share of the historic property preservation or renovation tax credit from North Dakota Schedule K-1. See **Passthrough entity** on page 2 for more information.

Attach a copy of the North Dakota Schedule K-1.

Line 10 Current year credit

Enter on this line the portion of your total available tax credit (on line 9) that you are actually offsetting against your 2006 tax liability. In determining this amount, you must first use the amount of any tax credit first allowed in the 2006 tax year (total of lines 6c and 7). Then, you must use any tax credit carryforward from a prior year (on line 8) starting with the earliest tax year.

Attach a statement showing how you determined the amount entered on this line.

Line 11 Carryforward to 2007

If your total available tax credit (on line 9) exceeds the amount of the tax credit (on line 10) that you are offsetting against your 2006 tax liability, enter on this line the portion of the excess that is eligible for carryforward to your 2007 tax year.

Attach a statement showing how you determined the amount entered on this line.

Instructions for Part 5

Renaissance fund organization investment tax credit

General instructions

Eligibility

A tax credit is allowed to a taxpayer for income tax purposes (under N.D.C.C. ch. 57-38) or financial institution tax purposes (under N.D.C.C. ch. 57-35.3) for making an investment in a renaissance fund organization (RFO) established by a city with a renaissance zone.

This tax credit may be claimed by the following taxpayers:

- An individual (on Form ND-1 or Form ND-2).
- An estate or trust (on Form 38, Schedule 1 or 2).
- A corporation (on Form 40).
- A financial institution (on Form 35).

Passthrough entity. If the taxpayer is a partnership, S corporation, or limited liability company treated like a partnership, see **Passthrough entity** on page 2.

Amount of tax credit

The tax credit is equal to 50 percent (50%) of the amount invested during the tax year. If the tax credit exceeds the taxpayer's tax liability for the tax year in which the investment is made, the excess tax credit may be carried forward and used in the following five tax years.

Maximum tax credits

On a statewide basis, the maximum amount of tax credits allowed for investments made by all taxpayers in all tax years is \$2.5 million. This amount is allocated to three categories of renaissance zone cities based on their population. For more information on the allocation by city population category, contact the North Dakota Division of Community Services—see page 2 for contact information.

Credits in excess of the city or statewide maximum amount are not allowed. For purposes of determining which taxpayers are allowed the credits when the city or statewide maximum amount is reached, the credits will be allowed to taxpayers based on the filing of investment reporting forms by the renaissance fund organizations—see **Investment reporting form** on this page.

The tax credits will be allowed on a first-come basis according to the date the investment reporting forms are received by the Office of State Tax Commissioner. If the tax credits attributable to the investments shown on the investment reporting forms received on a particular day exceed the city or statewide maximum amount, the tax credits will be allowed based on the time of day the investments were received by the renaissance fund organization, as shown on the investment reporting form.

For information on the amount of credits still available under the city or statewide thresholds, contact the Office of State Tax Commissioner.

If the initial \$2.5 million credit ceiling is reached, an additional \$2.5 million in credits will be allowed. A renaissance fund organization that receives investments for which the additional \$2.5 million credits are allowed may not use more than 50 percent of those investments outside of a renaissance zone.

Investment reporting form

When a taxpayer makes an investment in a renaissance fund organization, the renaissance fund organization must complete a North Dakota Renaissance Fund Organization Investment Reporting Form and submit it to the Office of State Tax Commissioner. Two copies of the completed form must be given to the taxpayer—one to be attached to the taxpayer's North Dakota tax return (along with Schedule RZ) and one for the taxpayer's records.

Disqualifying redemption

The tax credit is disallowed and must be repaid to the state by a taxpayer if the taxpayer originally made the investment and the taxpayer redeems the investment within ten years of making it. For this purpose, "redeem" means that the taxpayer initiates a transaction with the renaissance fund organization in which the taxpayer receives cash or property in return for the stock or other investment interest. A disqualifying redemption does not occur if a taxpayer transfers part or all of an investment interest to a third party, nor does it occur if the renaissance fund organization initiates the transaction.

If there is a disqualifying redemption, the renaissance fund organization must complete another North Dakota Renaissance Fund Organization Investment Reporting Form and submit it to the Office of State Tax Commissioner. Two copies of the completed form must be given to the taxpayer—one to be attached to the taxpayer's North Dakota tax return filed for the year of redemption and one for the taxpayer's records.

Repayment of disallowed credit. A credit disallowed as the result of a disqualifying redemption must be repaid to the state. The repayment must be made with the North Dakota tax return filed for the year in which the redemption occurred. No penalty or interest applies to a timely repayment of the disallowed credit. *Do not* file an amended return or use Schedule RZ to report the redemption.

If a taxpayer makes a disqualifying redemption, the taxpayer must contact the Office of State Tax Commissioner for instructions on how to report the redemption on the North Dakota tax return.

Specific line instructions

Note: Passthrough entity owner

If you own an interest in a partnership, S corporation, or limited liability company treated like a partnership, and you are completing Schedule RZ only to claim your share of the renaissance fund organization investment tax credit passed through to you by the entity, enter your name and applicable identification number at the top of page 3 of Schedule RZ. Enter your share of the credit amount from North Dakota Schedule K-1 on line 4 of Part 5. Do not make an entry on lines 1 through 3. Complete lines 5 through 8. Complete Part 6 as instructed. Attach Schedule RZ and a copy of North Dakota Schedule K-1 to your return. See Passthrough entity **owner** on page 3 for more information.

Line 1

Enter the name of the renaissance zone city having the renaissance fund organization in which you made your investment. This city will be identified on the North Dakota Renaissance Fund Organization Investment Reporting Form that you received from the renaissance fund organization.

Attach a copy of the North Dakota Renaissance Fund Organization Investment Reporting Form to your North Dakota tax return.

Line 4

Enter on this line your share of the RFO investment tax credit from North Dakota Schedule K-1. See **Passthrough entity** on page 2 for more information.

Attach a copy of the North Dakota Schedule K-1.

Line 7 Current year credit

Enter on this line the portion of your total available tax credit (on line 6) that you are actually offsetting against your 2006 tax liability. In determining this amount, you must first use the amount of any tax credit attributable to qualifying investments made in the 2006 tax year (total of lines 3 and 4). Then, you must use any tax credit carryforward from a prior year (on line 5) starting with the earliest tax year.

Attach a statement showing how you determined the amount entered on this line.

Line 8 Carryforward to 2007

If your total available tax credit (on line 6) exceeds the amount of the tax credit (on line 7) that you are offsetting against your 2006 tax liability, enter on this line the portion of the excess that is eligible for carryforward to your 2007 tax year.

Attach a statement showing how you determined the amount entered on this line.

Instructions for Part 6

Exemption and credit summary

Specific line instructions

Line 1 Business or investment income exemption

Enter the amount from this line on your 2006 North Dakota tax return as follows:

• **Resident individual**—If you are a resident individual filing Form ND-1, enter the exemption amount on page 1, line 11. If you are filing Form ND-2, enter the exemption amount on Schedule 2, line 21.

- Nonresident or part-year resident individual—If you are a nonresident or part-year resident individual filing Form ND-1, enter the exemption amount on page 1, line 11. If you are filing Form ND-2, enter the exemption amount on Schedule 3, Part 1, line 5.
- **Regular corporation**—If you are a regular corporation filing Form 40, enter the exemption amount on page 1, line 10.
- **S corporation**—If you are an S corporation filing Form 60, enter the exemption amount on Form 60, page 3, Schedule K, line 4. Also report each shareholder's share of this amount on the shareholder's North Dakota Schedule K-1 (Form 60).
- **Financial institution**—If you are a financial institution filing Form 35, enter the exemption amount on page 1, line 11.
- Partnership—If you are a partnership filing Form 58, enter the exemption amount on Form 58, page 3, Schedule K, line 4. Also report each partner's share of this amount on the partner's North Dakota Schedule K-1 (Form 58).
- Fiduciary—If you are a fiduciary
 for an estate or trust, and the income
 exemption relates to income included in
 your federal taxable income, enter the
 amount of the exemption on Form 38 as
 follows:
 - ➤ If you are completing Schedule 1 (Main Method), enter the exemption amount on page 2, Schedule 1, Part 1, line 4c.
 - ➤ If you are completing Schedule 2 (Optional Method), enter the exemption amount on page 3, Schedule 2, Part 1, line 4a.

Line 6 Total tax credit

Enter your total tax credit from this line on your 2006 North Dakota tax return as follows:

• **Individuals**—If you are an individual filing Form ND-1, enter the tax credit amount on page 2, line 21. If you are an individual filing Form ND-2, enter the tax credit amount on page 1, Tax Computation Schedule, line 7.

- **Regular corporation**—If you are a regular corporation filing Form 40, enter the tax credit amount on page 4, Schedule TC, line 10.
- **S corporation**—If you are an S corporation filing Form 60, enter the tax credit on Form 60, page 3, Schedule K, line 9 or line 10, whichever applies. Also report each shareholder's share of this amount on the shareholder's North Dakota Schedule K-1 (Form 60).
- **Financial institution**—If you are a financial institution filing Form 35, enter the tax credit amount on page 5, Schedule TC, line 2 or line 3, whichever applies.
- **Partnership**—If you are a partnership filing Form 58, enter the tax credit on Form 58, page 3, Schedule K, line 9 or line 10, whichever applies. Also report each partner's share of this amount on the partner's North Dakota Schedule K-1 (Form 58).
- **Fiduciary**—If you are a fiduciary filing Form 38, include the tax credit amount on page 1, line 3.

Instructions for calculating the zone apportionment factor

(for Part 1, lines 10a-10h)

General instructions

These instructions explain how to calculate the zone apportionment factor for Part 1, lines 10a through 10h.

Factor in general

The zone apportionment factor is a fraction composed of the following:

• Numerator (Column B)

The numerator includes the average value of the owned and rented properties that are used at your business's zone project location.

Exception for certain rented property. If your zone project consists of the rental of space in a building for business purposes, and you had previously qualified for a zone project for renting space in the same building for use in the same business, the space leased for the previous zone project is deemed to not be located at the current zone project location. Do not include in the numerator the space leased for the previous zone project and any owned or rented property located in that space.

Denominator (Column A)
 The denominator includes the average value of all owned and rented properties used in your business in North Dakota.

Determining average value of property. See the specific line instructions for lines 10a through 10g later in this section for how to determine the average value of the property.

Property includable in zone apportionment factor. The zone apportionment factor must include all North Dakota real and tangible personal property owned and rented that is used in the regular course of the taxpayer's business during the tax period.

Real and tangible personal property includes land, buildings, machinery, stocks of goods, equipment, and other tangible property. It does not include coin and currency.

Property used in the business. Property is used in your business if it is actually used, available for use, or capable of being used in the regular course of the business during the tax period. This includes the following:

- Inventoriable goods in process.
- Property held as reserves or standby facilities, or property held as a reserve source of materials.
- Property under construction if actually used in the regular course of the business, but only to the extent of the value attributable to its use. In the case of an improvement to an existing business that is approved as a zone project, personal property that is purchased for purposes of the improvement and becomes an integral part of the business real property is excluded from the zone factor until completion of the improvement project.

Property required to be included in the zone apportionment factor must remain in the zone apportionment factor until its permanent withdrawal is established by an identifiable event, such as its sale or the lapse of an extended period of time (normally five years) during which the property is held for sale.

Property used at zone project location.

Property is included in the numerator of the zone apportionment factor if it is physically located and used at the zone project location. Property in transit on the last day of the tax year and mobile or movable property is considered to be located and used at the zone project location in the following situations:

- The property is in transit between separate physical locations of the same business and the property's destination is the zone project location.
- The property is in transit between a buyer and seller and, based on the taxpayer's regular accounting practices, is included in the denominator of the zone factor, and the property's final destination is the zone project location.
- The mobile or movable property, such as construction equipment, trucks, or leased electronic equipment, is assigned to the zone project location. This includes an automobile assigned to a traveling employee who is assigned to the zone project location.

Specific line instructions

Lines 10a through 10e

In Column A (Total North Dakota property), enter on the applicable line the average value of the business's tangible assets that are owned and located in North Dakota. In Column B (Zone project property only), enter the portion of the amount in Column A that is physically located and used at the zone project location. See "Exception for certain rented property" under Factor in general for treatment of tangible assets owned and located in certain rented property.

Determining the average value of owned property. The average value of owned property must be determined by adding the original cost (or other basis used

for federal income tax purposes) of the property as properly reported on the books of the business on the first and last days of the tax year and dividing the sum by two.

Depreciation, amortization, and depletion must be disregarded. Include capital additions or improvements made during the tax year in this calculation. Also note the following:

- Inventory of stock of goods must be valued using the valuation method used for federal income tax purposes.
- Property acquired by gift or inheritance must be valued at its basis for depreciation purposes under federal income tax law.
- Leasehold improvements are considered property owned by the lessee regardless of whether the lessee is entitled to remove the improvements or the improvements revert to the lessor when the lease expires. Value at the original cost of the improvements.

Monthly averaging exception. If the averaging method described above does not properly reflect the average value of the property, the tax commissioner may require or allow averaging on a monthly basis. This method will generally be applied in the following situations:

- There are substantial fluctuations in the values of the property during the tax
- The property is acquired after the beginning of the tax year.
- The property is disposed of before the end of the tax year.

Example of monthly averaging

Assume the following property values determined as of the end of each month:

January	\$ 2,000
February	2,000
March	3,000
April	3,500
May	4,500
June	10,000
July	15,000
August	17,000
September	23,000
October	25,000
November	13,000
December	2,000
Total	\$ 120,000

The average value of the property for the tax year is \$10,000 (\$120,000 divided by 12).

Line 10f Rented property

For rented property, enter in **Column A** (Total North Dakota property) the amount determined by multiplying the net annual rental rate by eight. In **Column B** (Zone project property only), enter the portion of the amount in Column A that is attributable to the rented property physically located and used at the zone project location. See "Exception for certain rented property" under **Factor in general**.

Note: Leasehold improvements are considered property owned by the lessee regardless of whether the lessee is entitled to remove the improvements or the improvements revert to the lessor when the lease expires. See the instructions to lines 10a through 10e.

Net annual rental rate. The net annual rental rate for an item of rented property equals the annual rental rate that you paid less any subrents that you received from subtenants. If you received subrents, the following apply:

- Do not deduct the subrents from the annual rental rate if they constitute income earned in the regular course of your business.
- If the subrents produce a negative or clearly inaccurate value for any item of rented property, another method that properly reflects the value of the rented property may be required by the tax commissioner or requested by you. For this purpose, the resulting value must not be less than an amount which bears the same ratio to the annual rental rate paid for the rented property as the fair market value of that portion of the rented property used by the taxpayer bears to the total fair market value of the rented property.

Annual rental rate. Generally, the annual rental rate means the amount paid as rent for the rented property for a twelve month period. If the property is rented for a term of less than twelve months, the annual rental rate equals the rent paid for the actual rental term during the tax year. If property is rented for a term of twelve or more months and the current tax year

covers a period of less than twelve months because of a reorganization or change of accounting period, etc., the rent paid for the short tax year must be annualized.

Rent. Rent means the actual sum of money or other consideration payable, directly or indirectly, by you or for your benefit for the use of the rented property, including the following:

- Any amount payable for the use of real or tangible personal property, or any part thereof, whether designated as a fixed sum of money or as a percentage of sales, profits, or otherwise.
- Any amount payable as additional rent or in lieu of rent, such as interest, taxes, insurance, repairs or any other items which are required to be paid by the terms of the lease or other arrangement. This does not include an amount paid as a service charge, such as for utilities or janitorial services. If a payment includes both rent and other unsegregated charges, the amount of rent must be determined by considering the relative values of the rent and the other items.

Rent does not include incidental day-to-day expenses, such as hotel accommodations or daily automobile rentals.

Exception to net annual rental rate method. If the use of the net annual rental rate method produces a negative or clearly inaccurate value, or where rented property is used by the taxpayer at no charge or rented at a nominal rate, the net annual rental rate for the property must be determined on the basis of a reasonable market rental rate for the property.

RZ Schedule for renaissance zone income exemption and tax credits

Attach to Form ND-1, ND-2, 35, 38, 40, 58, or 60

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40, 58, or 60 Social security number (or FEIN, if applicable) Taxpayer's name as shown on tax return Part 1 Business or investment income exemption ▶ See the instructions for Part 1 on page 3 of the booklet. **Project Number** 1. Project number assigned by the local zone authority (Attach a copy of final zone project approval letter) ____ 2. Renaissance zone city in which your zone property is located ____ 3. Street address of project property _ **4.** Do you have more than one zone project at the address shown on line 3 above? ☐ Yes ☐ No If you checked yes, enter all of the project numbers here **5**. Type of qualifying transaction (*per final zone project approval letter*): **b** Purchase with major improvements **c** \square Lease **d** Qualified rehabilitation a

Purchase 6. If you checked a or c on line 5, enter the date you took title to the property or the date the lease became effective 6 ____/ ____/ ▶ If you qualified for this exemption because your zone project property is being used for investment purposes, skip lines 9 through 13 and go to line 14. ▶ Is 100% of your North Dakota business real property located at your zone project location? For this purpose, include real property that you are leasing for use in your business. If yes, skip lines 10a through 10g, and enter 1.000000 on line 10h. If no, complete lines 10a through 10h. See instructions on page 13. Column A Column B Total North Dakota Zone project 10. Enter the average value at original cost of each of the following property location property real and tangible personal property items used in this business: 10a 10b _____ ___ c. Depletable assets 10e _____ **e.** Other assets (Attach a statement identifying these assets) 10f **g.** Total property (Add lines 10a through 10f) 10g ▶ Are you eligible for this exemption for all of your 2006 tax year? See page 6 of instructions. If yes, skip lines 12a and 12b, and enter 1.000000 on line 12c. If no, complete lines 12a and 12b. See instructions on page 6 for number of months to enter on line 12a. 12. a. Number of months you are eligible for the exemption during the 2006 tax year 12a

Attach all 3 pages of Schedule RZ to your return

16. Total business or investment income exemption for 2006 tax year (*Add lines 13, 14, and 15*)

20	006 Schedule RZ, page 2		
Ta	xpayer's name as shown on tax return	Social security nu	umber (or FEIN, if applicable)
Pa	art 2 Business purchase or expansion tax credit		Project Number
1	► See the instructions for Part 2 on page 7 of the booklet. Project number assigned by the local zone authority (Attach a copy of final zone project approval letter).		-
	Renaissance zone city in which your project is located	<u>-</u>	
	Street address of project property		
	Do you have more than one zone project at the address shown on line 3 above? \(\square \text{Yes} \square \text{No} \)		_
4.	If you checked yes, enter all of the project numbers here		
	Type of qualifying transaction (per final zone project approval letter): a □ Purchase b □ Purchase with major improvements c □ Expansion		
6.	If you checked a on line 5, enter the date you took title to the qualifying property	6,	//
7.	If you checked ${\bf b}$ or ${\bf c}$ on line 5, enter the date the improvement or expansion work was completed	7,	/
8.	Credit period start date (per final zone project approval letter)	8	//
	▶ See page 8 for instructions to line 9 before attempting to complete it.		
9.	Number of months you are eligible for this credit for the 2006 tax year		9
0.	Business purchase or expansion tax credit for the 2006 tax year. Enter the applicable amount (as explained here and on page 3, Part 6, line 2 of schedule		0
	• If you entered "12" on line 9, enter \$2,000 on line 10.		
	• If you entered a number that is less than "12" on line 9, multiply the number on line 9 by \$166.67, and enter the result on line 10.		
Pa	art 3 Single-family residence tax credit		
	► See the instructions for Part 3 on page 8 of the booklet.		Project Number
1.	Project number assigned by the local zone authority (Attach a copy of final zone project approval letter) .	· · · · · · · · -	
2.	Renaissance zone city in which your project is located		
3.	Street address of project property		<u> </u>
4.	Do you have more than one zone project at the address shown on line 3 above?		
	If you checked yes, enter all of the project numbers here		<u> </u>
5.	Type of qualifying transaction (per final zone project approval letter): a □ Purchase b □ Qualified rehabilitation		
6.	If you checked a on line 5, enter the date you took title to the qualifying property	6	//
7.	If you checked a on line 5, enter the date on which you first occupied the qualifying property	7.	//
8.	If you checked b on line 5, enter the date on which the rehabilitation work was completed	8,	/
9.	Credit period start date (per final zone project approval letter)		//

- - If you entered a number that is less than "12" on line 10, multiply the number on line 10 by \$833.33, and enter the result on line 11.

11_____

▶ Attach all 3 pages of Schedule RZ to your return

▶ See page 9 for instructions to line 10 before attempting to complete it.

Taxpayer's name as shown on tax return

Social security number (or FEIN, if applicable)

P	art 4 Historic property preservation or renovation tax credit	
	► See the instructions for Part 4 on page 10 of the booklet. Project number assigned by the local zone authority (Attach a copy of final zone project approval letter)	Project Number
	_	
2.	Renaissance zone city in which your project is located	
3.	Street address of project property	
4.	Do you have more than one zone project at the address shown on line 3 above?	
	If you checked yes, enter all of the project numbers here	<u> </u>
	Total amount paid to preserve or renovate the qualifying historic property	5
	b. Maximum tax credit per project	<u>) </u>
	c. Enter the lesser of line 6a or line 6b	юс
7.	Historic tax credit from a passthrough entity (Attach copy of North Dakota Schedule K-1)	7
8.	Carryforward from 2005 tax year (from 2005 Schedule RZ, Part 4, line 11)	8
9.	Total available credit (Add lines 6c, 7 and 8)	9
10.	Credit for 2006 tax year (See instructions) (Attach statement) Enter here and in Part 6, line 4 of schedule	0
11.	Carryforward to 2007 tax year (See instructions) (Attach statement)	_
1. 2. 3. 4. 5.	Amount you invested in the RFO during the 2006 tax year (Attach a copy of the Renaissance Fund Organization Investment Reporting Form that you received from the RFO). Multiply line 2 by 50% (.50)	3 4 5
6.	Total available credit (Add lines 3, 4, and 5)	6
7.	Credit for 2006 tax year (See instructions) (Attach statement) Enter here and in Part 6, line 5 of schedule	7
8.	Carryforward to 2007 tax year (See instructions) (Attach statement)	_
	art 6 Exemption and tax credit summary ▶ See the instructions for Part 6 on page 12 of the booklet. Business or investment income exemption (from Part 1, line 16) See the instructions on page 12 for where to enter this	
	amount on your North Dakota tax return	1
2.	Business purchase or expansion tax credit (from Part 2, line 10)	_
3.	Single-family residence tax credit (from Part 3, line 11)	_
4.	Historic property preservation or renovation tax credit (from Part 4, line 10)	_
5.	Renaissance fund organization investment tax credit (from Part 5, line 7)	_
6.	Renaissance zone credit (<i>Add lines 2 through 5</i>) See the instructions on page 12 for where to enter this amount on your North Dakota tax return	